

# State Prison Abstracts and the Final Prison Packet

RESOURCES FOR COURT STAFF



# State Prison Abstracts and the Final Prison Packet

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#### **COMMON ELEMENTS**

Single Count (CR 290.1) Multiple Count Determinate (CR 290) Indeterminate (CR 292)

#### **County**

• Name of County (*Name of the county*)

#### **Defendant**

- **Defendant's Name** (Name of defendant, first name first, last name last)
- <u>**AKA**</u> (*Defendant's aliases*)
- **CII** (*Criminal Investigation and Identification number. This number is used by the State.*)
- **Booking Number** (*Booking number assigned to the defendant by the local jail facility.*)
- **Date of Birth** (*Defendant's date of birth*.)
- **Not present** (If the defendant is not present at the hearing, type an "X" in the box.)

#### **Case Number**

• Case Number (Complete case number, including any prefix. The multiple and indeterminate abstracts have lines for case numbers followed by a dash and a letter. When there is only one case number, enter the number on the line ending in "-A." When multiple cases are reported, the letters that follow the case numbers are used throughout the form to identify the counts for the various cases.)

#### **Amendment of Abstract**

• Amended Abstract (Type an "X" in the box if the abstract has been amended. That means some type of correction has been made to a previously prepared abstract.)

#### **Sentencing Hearing**

- **Date of Hearing** (Date the defendant was sentenced to prison. Use a two-digit number to enter the month, day and year. Example: 07-24-06.)
- **Dept. No.** (*Department number or letter.*)
- **Judge** (*Name of the Judge presiding at the sentencing hearing--first and last name.*)
- **Clerk** (*Name of the clerk at the sentencing hearing--first and last name.*)
- **Reporter** (Name of the court reporter at the sentencing hearing--first and last name.)
- **Probation No. or Probation Officer** (If a probation officer is present at the sentencing, type his or her first and last name. If a probation officer is not present, type the probation number. If this is an immediate sentencing, there will be no probation report available. In that instance, type "Immediate Sentencing.")
- **Counsel for People** (*Name of counsel at the sentencing hearing—first and last name.*)
- **Counsel for Defendant** (*Name of counsel at the sentencing hearing—first and last name.*)
- **Appointed** (If defense counsel was appointed on this case, type an "X" in the box.)

#### Conviction

- **Count** (The defendant may be convicted on more than one felony count. Each felony count is reported on a separate line. If there are multiple counts, the counts must be listed in numerical order as to each case. Type the count number which relates to the offense of which the defendant was convicted. The first count for conviction might not be Count 1.)
- Code (Abbreviations are to be used for the code the defendant was convicted of. For example, the abbreviation for Penal Code is "PC" and for Welfare and Institutions it is "WI." Do not use periods or "&" sign or any other letters in the reporting code.)
- Section Number (Type the exact number of the section of which the defendant was convicted. The entire section number must be typed. There are three code sections that have degrees and they must be noted: PC 187-murder; PC 211-robbery; PC 459-burglary. After recording any of those section numbers, they must be followed by an asterisk. One asterisk for 1st degree, two asterisks (\*\*) for 2nd degree. For example, murder in the 1st degree, would be recorded in the section number area as: 187\*. It is also important to use capital letters for subsections. For example, HS 11350(a), should be recorded as 11350 followed by a small (a) not a capital (A).)
- Crime (Type the crime that was committed. Sometimes the entire description will not fit in the box. In those instances, you should select the key words. For example, PC 476a is described as "Making, Drawing or Passing Worthless Check, Draft, or Order." The description is too lengthy and will not fit. In such instances, you must select the key words. You could record it as "Making, Drawing or Passing Worthless Check."
- Date of Conviction (Month/Date/Year) (This is the date the defendant changed his or her plea, the court rendered its decision or the jury verdict was read. Be careful, sometimes in multiple count cases, the conviction dates may be different on each count. Type the month, date and year using two digit numbers—07/24/06. If the crime was committed over the course of a couple of years (2003, 2004, 2005), type the last two digits of the oldest year and the most current year, i.e., 04-06.)
- Convicted by: Jury, Court or Plea (Type an "X" in the appropriate box to denote the manner of conviction as to each count. Be careful. Sometimes the conviction date may be different for each count.)

<u>Enhancements tied to Specific Counts</u> (This section is used to report enhancements that were charged and found to be true.)

- Count (The enhancement must be tied to a count. It cannot stand alone. For example, if defendant was convicted of Count 2 as well as the enhancement tied to it, the number "2" would be typed in the box.)
- **Enhancement** (*The code and section of the enhancement are typed in this box. Continue across the grid with the remaining enhancements tied to the count.*)
- Years/Stay (Type the amount of years imposed for the enhancement. If the time was stayed, type a capital "S." Do not type the amount.)
- **Total** (*Type the total amount of time for all the enhancements on the line. All sentences should be converted into years and months.*)

#### **Enhancements for Prior Convictions or Prison Terms**

- **Enhancement** (*These enhancements are based on prior felony convictions or prior prison terms charged and found to be true. They are not tied to a related count number. Type the code and section number.*)
- **Years/Stay** (*Type the number years imposed. If the time was stayed, type a capital "S." Continue across the grid with any additional enhancements and sentences.*)
- **Total** (*Type the total time imposed for all enhancements on the line.*)

#### **Strikes**

• Defendant was sentenced pursuant to Penal Code section 667(b)-667(i) or PC 1170.12 (two strikes) (Type an "X" if the defendant was sentenced pursuant to PC 667(b)-(i) and/or PC 1170.12.)

<u>Financial Obligations</u> (Complete this section to section to show the monetary punishments imposed.)

•	Restitution Fine \$ per PC 1202.4(b) forthwith per PC 2085.5; \$ per PC1202.45
	suspended unless parole is revoked. (The restitution fine imposed shall not be less than
	\$200 and not more than \$10,000 if the person is convicted of a felony. The court may
	determine the amount of the fine as the product of \$200 multiplied by the number of years of
	imprisonment the defendant is ordered to serve, multiplied by the number of felony counts of which the defendant is convicted. If there are compelling reasons why the court does not do so, those reasons shall be stated on the record. PC 1202.45: In every case where a person is convicted of a crime and the sentence includes a period of parole, the court shall at the time of imposing the restitution fine pursuant to PC 1202.4(b), assess an additional parole revocation restitution fine in the same amount as that imposed pursuant to subdivision (b).)
	Restitution per PC 1202.4(f) \$ / Amount to be determined
	Fine(s) \$ per PC 1202.5. \$ per VC 23550 or days
Fε	ees
•	Lab Fee \$ per HS 11372.5(a) for counts  Drug Program Fee of \$150 per HS
	11372.7(a) (HS 11372.5(a) A criminal laboratory analysis fee of \$50 for each separate
	offense for certain convictions of Health & Safety and Business & Professions codes. HS
	11372.7(a) Fee not to exceed \$150 for each separate offense.)

#### **Testing**

- **AIDS pursuant to PC 1202.1** (*Convictions for certain types of offenses, such as rape.*)
- DNA pursuant to PC 296 (Convictions for certain types of offenses, such as murder.)
- Other (specify) (Type an "X" and the code name and section number. For example, if the crime was committed prior to January 1999, DNA testing would be ordered pursuant to PC 290.2.)

#### **Execution of the Sentence Imposed**

- **At initial sentencing hearing** (*The defendant is committed to prison without any grant of probation or suspension of sentence.*)
- At resentencing per decision on appeal (The defendant appeals the initial sentence; the Court of Appeal overturns some or all of the sentence, not the conviction. The defendant is now being resentenced.)
- **After revocation of probation** (*The defendant was granted probation at the initial sentencing. Probation has now been revoked. The defendant is going to prison.*)
- At resentencing per recall of commitment (PC 1170(d)) (The sentencing judge has opted to recall the original commitment to prison.)
- Other (specify) (This might be used when the defendant has been returned from the California Rehabilitation Center due to a failure to rehabilitate and must be placed elsewhere.)

#### **Sentencing Date**

• **Date sentence pronounced** (*Type the date of sentencing, using 2 digits for each entry. For example, July 24, 2006, would be typed as: 07-24-06.*)

#### **Credit for Time Spent in Custody**

- **Total Days** (*Type the total days of credit.*)
- **Actual Local Time** (*Type the actual local time.*)
- **Local Conduct Credits** (*Type the local conduct credits*.)
- **PC 4019** (Type an "X" in the box, if applicable. This is roughly half of the actual local time served.)
- **PC 2933.1** (*Type an "X" in the box if, applicable. This is 15% of the actual local time served. There is a restriction on earning credit for persons convicted of a violent felony.*)

**Note**: PC 2933.2: Any person who is convicted of murder, as defined in Section 187, shall not accrue any credit (operative 06-03-98).

#### **Time Served in State Institution**

- **DMH Department of Mental Health** (*Time spent in custody in any State Department of Mental facility, such as Napa State Hospital.*)
- **CDC California Department of Corrections** (*Time spent in custody in any California Department of Corrections facility, such as during a diagnostic evaluation.*)
- **CRC California Rehabilitation Center** (*Time spent in custody in the California Rehabilitation Center.*)

#### **Defendant Remanded to the Custody of the Sheriff**

- **Forthwith** (*The defendant will be transported by the Sheriff on the next run.*)
- After 48 hours excluding Saturdays, Sundays and holidays (Used at an immediate sentencing. It is intended to give the probation officer time to interview the defendant for the post-sentencing report.)

#### **Delivery of the Defendant**

- The reception center designated by the director of the California Department of Corrections. (*The Sheriff is responsible for taking the defendant to the appropriate reception facility.*)
- Other (specify) (Used for abstracts accompanying a judgment of death or for CYA housing.)

#### **Clerk's Signature and Date**

- **Deputy's Signature** (*Type your name and sign the original and the copy.*)
- **Date** (*Type the date you prepare the abstract. It may not always be the day the defendant is sentenced.*)

#### STATE PRISON PACKET

When the abstract has been completed, a Prison Packet must to be prepared. Specific documents are to be included (Penal Code sections 1203.01, 1216.) Some of the documents are required by statute and others are at the request of the Department of Corrections. Your own court may also have a practice of including other documents in the packet.

#### **Prison Packet**

The Prison Packet includes a copy of the following documents:

- Abstract, certify, seal of your court, an original signature of the deputy clerk.
- Sentencing Minute Order.
- Charging documents (Complaint, Information or Indictment).
- Change of Plea Transcript.
- Sentencing Transcript.
- Any statements submitted by the court, district attorney or law enforcement agency.
- Probation Report.
- Any statement submitted by the attorney for the defendant.

Please note that depending upon how the defendant was charged and the type of conviction, some of the documents may not be applicable.

#### **Routing of Packet**

Depending upon your local practice, the Prison Packet might be delivered to your Sheriff's Department OR mailed to the Department of Corrections.

If the <u>defendant is not in custody</u> or has been transferred from custody, a prison packet must be sent to:

 Department of Corrections, Legal Processing Unit, P.O. Box 942883, Sacramento, CA 94283-0001

#### AND

- Parole & Community Services (your local agency).
- If the defendant has been released to Parole & Community Services, <u>fax</u> a copy of the Abstract and the charging documents to the Department of Corrections, Legal Processing Unit, Fax Number: 916-323-7374 or 916-323-7519.

#### **Court File**

Your court file should include the original:

- Abstract of Judgment.
- Sentencing Minute Order.
- Fingerprint Form (CR-100) attached to the sentencing minute order (Penal Code section 992).

#### **ABSTRACTS - CHEAT SHEET**

# **Abstracts Combined CR 290 - Determinate**

and

When a determinate *and* indeterminate sentence occurs, information is recorded in the abstracts as follows:

Field	Abstract to be Used
Credit for Time Served	CR 290 – Determinate
Financial Obligations	CR 292 – Indeterminate
Priors	CR 290 – Determinate
Enhancements	<ul> <li>The enhancement goes with the count.</li> <li>If the count goes on a determinate abstract, the enhancement will, too.</li> <li>If the count goes on an indeterminate abstract, the enhancement will, too.</li> </ul>
Testing	CR 292 – Indeterminate
Other Orders	CR 292 – Indeterminate
Date Sentence Pronounced	CR 290 – Determinate <i>and</i> CR 292 – Indeterminate
Defendant is Remanded to the Custody of the Sheriff	CR 290 – Determinate <i>and</i> CR 292 - Indeterminate
Delivery	CR 290 – Determinate <i>and</i> CR 292 – Indeterminate
Deputy's (Deputy Clerk's) Signature	CR 290 – Determinate <i>and</i> CR 292 – Indeterminate
Date	CR 290 – Determinate <i>and</i> CR 292 – Indeterminate

#### **SERIOUS FELONIES**

#### Penal Code section 1192.7(c)

- 1192.7. (a) Plea bargaining in any case in which the indictment or information charges any serious felony, any felony in which it is alleged that a firearm was personally used by the defendant, or any offense of driving while under the influence of alcohol, drugs, narcotics, or any other intoxicating substance, or any combination thereof, is prohibited, unless there is insufficient evidence to prove the people's case, or testimony of a material witness cannot be obtained, or a reduction or dismissal would not result in a substantial change in sentence.
- (b) As used in this section "plea bargaining" means any bargaining, negotiation, or discussion between a criminal defendant, or his or her counsel, and a prosecuting attorney or judge, whereby the defendant agrees to plead guilty or nolo contendere, in exchange for any promises, commitments, concessions, assurances, or consideration by the prosecuting attorney or judge relating to any charge against the defendant or to the sentencing of the defendant.
  - (c) As used in this section, "serious felony" means any of the following:
- (1) Murder or voluntary manslaughter; (2) mayhem; (3) rape; (4) sodomy by force, violence, duress, menace, threat of great bodily injury, or fear of immediate and unlawful bodily injury on the victim or another person; (5) oral copulation by force, violence, duress, menace, threat of great bodily injury, or fear of immediate and unlawful bodily injury on the victim or another person; (6) lewd or lascivious act on a child under the age of 14 years; (7) any felony punishable by death or imprisonment in the state prison for life; (8) any felony in which the defendant personally inflicts great bodily injury on any person, other than an accomplice, or any felony in which the defendant personally uses a firearm; (9) attempted murder; (10) assault with intent to commit rape or robbery; (11) assault with a deadly weapon or instrument on a peace officer; (12) assault by a life prisoner on a noninmate; (13) assault with a deadly weapon by an inmate: (14) arson: (15) exploding a destructive device or any explosive with intent to injure; (16) exploding a destructive device or any explosive causing bodily injury, great bodily injury, or mayhem; (17) exploding a destructive device or any explosive with intent to murder; (18) any burglary of the first degree; (19) robbery or bank robbery; (20) kidnapping; (21) holding of a hostage by a person confined in a state prison; (22) attempt to commit a felony punishable by death or imprisonment in the state prison for life; (23) any felony in which the defendant personally used a dangerous or deadly weapon; (24) selling, furnishing, administering, giving, or offering to sell, furnish, administer, or give to a minor any heroin, cocaine, phencyclidine (PCP), or any methamphetamine-related drug, as described in paragraph (2) of subdivision (d) of Section 11055 of the Health and Safety Code, or any of the precursors of methamphetamines, as described in subparagraph (A) of paragraph (1) of subdivision (f) of Section 11055 or subdivision (a) of Section 11100 of the Health and Safety Code; (25) any violation of subdivision (a) of Section 289 where the act is accomplished against the victim's will by force, violence, duress, menace, or fear of immediate and unlawful bodily injury on the victim or another person; (26) grand theft involving a firearm; (27) carjacking; (28) any felony offense, which would also constitute a felony violation of Section 186.22: (29) assault with the intent to commit mayhem, rape, sodomy, or oral copulation, in violation of Section 220; (30) throwing acid or flammable substances, in violation of Section 244; (31) assault with a deadly weapon, firearm, machinegun, assault weapon, or semiautomatic firearm or assault on a peace officer or firefighter, in violation of Section 245; (32) assault with a deadly weapon against a public transit employee, custodial officer, or school employee, in violation of Sections 245.2, 245.3, or 245.5; (33) discharge of a firearm at an inhabited dwelling, vehicle, or aircraft, in violation of Section 246; (34) commission of rape or sexual penetration in concert with another person, in violation of Section 264.1; (35) continuous sexual abuse of a child, in violation of Section 288.5; (36)

shooting from a vehicle, in violation of subdivision (c) or (d) of Section 12034; (37) intimidation of victims or witnesses, in violation of Section 136.1; (38) criminal threats, in violation of Section 422; (39) any attempt to commit a crime listed in this subdivision other than an assault; (40) any violation of Section 12022.53; (41) a violation of subdivision (b) or (c) of Section 11418; and (42) any conspiracy to commit an offense described in this subdivision.

(d) As used in this section, "bank robbery" means to take or attempt to take, by force or violence, or by intimidation from the person or presence of another any property or money or any other thing of value belonging to, or in the care, custody, control, management, or possession of, any bank, credit union, or any savings and loan association.

As used in this subdivision, the following terms have the following meanings:

- (1) "Bank" means any member of the Federal Reserve System, and any bank, banking association, trust company, savings bank, or other banking institution organized or operating under the laws of the United States, and any bank the deposits of which are insured by the Federal Deposit Insurance Corporation.
- (2) "Savings and loan association" means any federal savings and loan association and any "insured institution" as defined in Section 401 of the National Housing Act, as amended, and any federal credit union as defined in Section 2 of the Federal Credit Union Act.
- (3) "Credit union" means any federal credit union and any state-chartered credit union the accounts of which are insured by the Administrator of the National Credit Union administration.
- (e) The provisions of this section shall not be amended by the Legislature except by statute passed in each house by rollcall vote entered in the journal, two-thirds of the membership concurring, or by a statute that becomes effective only when approved by the electors.

#### **VIOLENT FELONIES**

#### Penal Code section 667.5(c)

- **667.**5. Enhancement of prison terms for new offenses because of prior prison terms shall be imposed as follows:
- (a) Where one of the new offenses is one of the violent felonies specified in subdivision (c), in addition to and consecutive to any other prison terms therefor, the court shall impose a three-year term for each prior separate prison term served by the defendant where the prior offense was one of the violent felonies specified in subdivision (c). However, no additional term shall be imposed under this subdivision for any prison term served prior to a period of 10 years in which the defendant remained free of both prison custody and the commission of an offense which results in a felony conviction.
- (b) Except where subdivision (a) applies, where the new offense is any felony for which a prison sentence is imposed, in addition and consecutive to any other prison terms therefor, the court shall impose a one-year term for each prior separate prison term served for any felony; provided that no additional term shall be imposed under this subdivision for any prison term served prior to a period of five years in which the defendant remained free of both prison custody and the commission of an offense which results in a felony conviction.
  - (c) For the purpose of this section, "violent felony" shall mean any of the following:
  - (1) Murder or voluntary manslaughter.
  - (2) Mayhem.
- (3) Rape as defined in paragraph (2) or (6) of subdivision (a) of Section 261 or paragraph (1) or (4) of subdivision (a) of Section 262.
- (4) Sodomy by force, violence, duress, menace, or fear of immediate and unlawful bodily injury on the victim or another person.
- (5) Oral copulation by force, violence, duress, menace, or fear of immediate and unlawful bodily injury on the victim or another person.
  - (6) Lewd acts on a child under the age of 14 years as defined in Section 288.
  - (7) Any felony punishable by death or imprisonment in the state prison for life.
- (8) Any felony in which the defendant inflicts great bodily injury on any person other than an accomplice which has been charged and proved as provided for in Section 12022.7 or 12022.9 on or after July 1, 1977, or as specified prior to July 1, 1977, in Sections 213, 264, and 461, or any felony in which the defendant uses a firearm which use has been charged and proved as provided in Section 12022.5 or 12022.55.
  - (9) Any robbery.
  - (10) Arson, in violation of subdivision (a) or (b) of Section 451.
- (11) The offense defined in subdivision (a) of Section 289 where the act is accomplished against the victim's will by force, violence, duress, menace, or fear of immediate and unlawful bodily injury on the victim or another person.
  - (12) Attempted murder.
  - (13) A violation of Section 12308, 12309, or 12310.
  - (14) Kidnapping.
- (15) Assault with the intent to commit mayhem, rape, sodomy, or oral copulation, in violation of Section 220.
  - (16) Continuous sexual abuse of a child, in violation of Section 288.5.
  - (17) Carjacking, as defined in subdivision (a) of Section 215.

- (18) A violation of Section 264.1.
- (19) Extortion, as defined in Section 518, which would constitute a felony violation of Section 186.22 of the **Penal Code**.
- (20) Threats to victims or witnesses, as defined in Section 136.1, which would constitute a felony violation of Section 186.22 of the **Penal Code**.
- (21) Any burglary of the first degree, as defined in subdivision (a) of Section 460, wherein it is charged and proved that another person, other than an accomplice, was present in the residence during the commission of the burglary.
  - (22) Any violation of Section 12022.53.
  - (23) A violation of subdivision (b) or (c) of Section 11418.

The Legislature finds and declares that these specified crimes merit special consideration when imposing a sentence to display society's condemnation for these extraordinary crimes of violence against the person.

- (d) For the purposes of this section, the defendant shall be deemed to remain in prison custody for an offense until the official discharge from custody or until release on parole, whichever first occurs, including any time during which the defendant remains subject to reimprisonment for escape from custody or is reimprisoned on revocation of parole. The additional penalties provided for prior prison terms shall not be imposed unless they are charged and admitted or found true in the action for the new offense.
- (e) The additional penalties provided for prior prison terms shall not be imposed for any felony for which the defendant did not serve a prior separate term in state prison.
- (f) A prior conviction of a felony shall include a conviction in another jurisdiction for an offense which, if committed in California, is punishable by imprisonment in the state prison if the defendant served one year or more in prison for the offense in the other jurisdiction. A prior conviction of a particular felony shall include a conviction in another jurisdiction for an offense which includes all of the elements of the particular felony as defined under California law if the defendant served one year or more in prison for the offense in the other jurisdiction.
- (g) A prior separate prison term for the purposes of this section shall mean a continuous completed period of prison incarceration imposed for the particular offense alone or in combination with concurrent or consecutive sentences for other crimes, including any reimprisonment on revocation of parole which is not accompanied by a new commitment to prison, and including any reimprisonment after an escape from incarceration.
- (h) Serving a prison term includes any confinement time in any state prison or federal **penal** institution as punishment for commission of an offense, including confinement in a hospital or other institution or facility credited as service of prison time in the jurisdiction of the confinement.
- (i) For the purposes of this section, a commitment to the State Department of Mental Health as a mentally disordered sex offender following a conviction of a felony, which commitment exceeds one year in duration, shall be deemed a prior prison term.
- (j) For the purposes of this section, when a person subject to the custody, control, and discipline of the Director of Corrections is incarcerated at a facility operated by the Department of the Youth Authority, that incarceration shall be deemed to be a term served in state prison.
- (k) Notwithstanding subdivisions (d) and (g) or any other provision of law, where one of the new offenses is committed while the defendant is temporarily removed from prison pursuant to Section 2690 or while the defendant is transferred to a community facility pursuant to Section 3416, 6253, or 6263, or while the defendant is on furlough pursuant to Section 6254, the defendant shall be subject to the full enhancements provided for in this section. This subdivision shall not apply when a full, separate, and consecutive term is imposed pursuant to any other provision of law.

# ABSTRACT OF JUDGMENT - PRISON COMMITMENT - DETERMINATE SINGLE, CONCURRENT, OR FULL-TERM CONSECUTIVE COUNT FORM

					[Not to be used for	multiple	le coun	nt convictions o	or for 1	1/3 consec	cutive	sentences]					CR-2	290.1
SUP	ERIOR COL	JRT OF CALIFORNIA	A, COUNT	Y OF:														
	PLE OF THE	STATE OF CALIFO	RNIA vs.			DOE	B: -	-	CASE	NUMBER								
AKA	:																	
CII#	:																	
	OKING #:						NOT PR	RESENT										
	MMITMENT T	O STATE PRISON IUDGMENT					AMEND ABSTRA											
DAT	E OF HEARI	NG			DEPT. NO.	JUDGE												
CLE	RK				REPORTER				PROB	ATION NO.	OR PR	OBATION OFFICE	ER					
COL	JNSEL FOR	PEOPLE							COUN	ISEL FOR D	EFEND	ANT						APPTD.
1	Defendan	t was convicted	of the	commic	sion of the following f	felony:				YEAR CRIN	ЛF	DATE OF	COI	VVICTE	O BY	ď U)		ME POSED
CNT.	CODE	SECTION NUMBER	Of the C	JOHIIIIS		RIME				COMMITTE	:D	CONVICTION MO./DATE/YEAR)	JURY	COURT	PLEA	TERM (L, M, U)	YRS.	MOS.
					o be true TIED TO SF ch or "S" for stayed. I								coun	t enha	ancen	nent		
CNT.		ENHANCEMENT		Y/S	ENHANCEMENT		Y/S	ENHANC	EMENT		Y/S	ENHANCEME	ENT			Y/S	ТО	TAL
					o be true FOR PRIOF imposed for each or "										st all			
	ENHAN	ICEMENT	Y/S		ENHANCEMENT	Y/S		ENHANCEMEN	NT	Y/S		ENHANCEN	MENT			Y/S	ТО	TAL
4.	☐ Defer	dant was sente	nced pu	ırsuant	to PC 667 (b)-(i) or P	C 1170	).12 (tw	vo-strikes).										
5.	FINANCI	AL OBLIGATION	NS (incl	uding a	ny applicable penalty	assess	sments	s):										
	Restitutio	n Fine(s): \$	per	PC 120	02.4(b) forthwith per F	PC 208	5.5; \$	per PC	1202	.45 suspe	ended	unless parole	e is re	evoke	∌d.			
	Restitutio (*Lis	n per PC 1202. <sup>4</sup> t victim name(s)	l(f): ☐ if know	\$ /n and a	_ / □ Amount to be a mount breakdown in	determi item 7	ned below	to  victim(s)	*	☐ Rest	itution	Fund						
	Fine(s): \$	per PC	1202.5	. \$ <u></u>	per VC 23550 or		days	☐ county jail		prison in	lieu o	f fine C	C	□ C	S			
					counts	Drug I	Progra	m Fee of \$150	per H	S 11372.	7(a).							
6.	TESTING	: a. 🗌 AIDS	pursuar	nt to PC	c 1202.1 b.		IA pur	suant to PC 29	6	C.		ther (specify)	):					
7.	Other ord	ers (specify):																
8.	TOTAL T	ME IMPOSED EXC	CLUDING	COUNT	Y JAIL TERM:													
		entence is to rur		rrent wi	th (specify):													
10. I		of sentence impinitial sentencing		na.			d.	at resente	encina	per reca	ll of co	ommitment. (	PC 1	170(	d).)			
	b. 🗌 at	resentencing peter revocation of	er decis	ion on a	appeal.		e.			•		`		`	, ,			
11.		TENCE PROUNOU		CREDIT F	OR TOTAL DAYS:	ACTUA	L LOCA	L LOCAL COND	UCT	T 4019	, T-	TIME SERVED						
				TIME SPE N CUSTO		TIME		CREDITS		2933	ا ا ۱	N STATE NSTITUTION:	D [	мн 1	l l	oc 1	CF I	RC 1
12.	The defer To be de		☐ the	e custo recepti er <i>(spec</i>	dy of the sheriff  food on center designated cify):	orthwith I by the	directo	after 48 hour or of the Califor	rs excl rnia De	uding Sa epartmen	turday t of Co	rs, Sundays, a orrections.	and h	olida	ys.			-
CLE	RK OF T	HE COURT: 11	nereby	certify t	he foregoing to be a	correct	abstra	ct of the judgm	ent ma	ade in this	s actic	n.						
	UTY'S SIGN		•	•	<u> </u>			DATE										

Form Adopted for Mandatory Use Judicial Council of California CR –290.1 (Rev. January 1, 2003)

This form is prescribed under PC 1213.5 to satisfy the requirements of PC 1213 for determinate sentences. Attachments may be used but must be referred to in this document.

# ABSTRACT OF JUDGMENT - PRISON COMMITMENT - DETERMINATE

					[N	OT VALID WITHOUT	COI	MPLETI	ED PAGE TV	VO 01	F CI	R-29	O ATTA	4 <i>CHEL</i>	0]					CR-2	90
SUPE	RIOR COI	JRT OF CALIFORNIA,	COUNTY	OF:																	
	LE OF TH	E STATE OF CALIFOR	NIA vs.			DOB:	-	-							-A						
AKA:															-B						
CII#:						r	_														
воок	ING #:					L	N	OT PRE	SENT						-C						
						[		MENDE							-D						
DATE	OF HEAR	ING -	-		DEP	PT. NO.				JUD	GE				,						
CLERI	<				REP	PORTER				PRO	BAT	ION	NO. OR I	PROBAT	TION OF	FICER					
COUN	SEL FOR	PEOPLE			<u> </u>					COL	JNSE	L FC	R DEFE	NDANT							APPTD.
1. [	Defenda	nt was convicted	of the c	ommi	ission	of the following felo	nies:	•													
					chmer	nt				С	ONVI BY	CTED	TERM (L, M, U)	CONCURRENT	CONSECUTIVE 1/3 VIOLENT	CONSECUTIVE 1/3 NON-VIOLENT	CONSECUTIVE FULL TERM	INCOMPLETE SENTENCE (refer to Nem 5)	STAY	CONSE	IPAL OR ECUTIVE MPOSED
CNT.	CODE	SECTION NO.			CRIM	ИЕ		AR CRIME MMITTED	CONVICTION		Tallo	PIFA	TEF (L, N	CONCL	CONSE 1/3 VI	CONSE 1/3 NO	CONSE	NCOM SENTI (refer to	654 5	\/D0	
							00	IVIIVIITTED	(MO./DATE/YEA	AR)										YRS.	MOS.
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																			<del>                                     </del>		
		#: #: #ENT TO STATE PRISON TOF JUDGMENT  HEARING  FOR PEOPLE  endant was convicted of the conditional counts are listed on (number of pages attache)  CODE SECTION NO.																			
CNT.		ENHANCEMENT		Y/S		ENHANCEMENT		Y/S	ENHAI	NCEME	NT		Y/5	S	ENH	HANCEME	NT	Y/:	S	TO	TAL
	ENHANCEMENTS charged and for enhancement horizontally. Enter the ENHANCEMENT																				
3. E	ENHAN( ist all e	CEMENTS charge	ed and f izontally	ound y. En	to be ter tim	true FOR PRIOR C	ONV or "	/ICTIOI S" for s	NS OR PRIS tayed. DO I	SON T	TEF LIS	RMS T A	(main	ly in th	ne PC (	667 se	ries). EMEN	Γ(S).			
	ENHA	ANCEMENT	Y/S		El	NHANCEMENT		Y/S	ENHAN	ICEMEN	IT		Y/5	S	ENH	HANCEME	NT	Y/:	S	TO	TAL
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4. ∐ 5. IN			•			( ) ( )	70.1	2 (two-	′ <u></u>	TAI	TIN	ЛF (	ON AT	TACH	ED PA	GES:		1			
J. 114	JOIVII L		-(0) 0	J. 10L				_	υ. <u>Γ</u>	, \_	4 111	· `			^	<i>3</i> _0.					
		COUNTY				CASE NUMBER			7. 🗆	Addit	ion	al in	determ	inate	term (s	see CR	R-292).				
									8. TC	OTAL	TIN	ΛΕ I	XCLU	DING	COUN	ITY JA	AL TER	RM:			

This form is prescribed under PC 1213.5 to satisfy the requirements of PC 1213 for determinate sentences. Attachments may be used but must be referred to in this document.

Page 1 of 2

Form Adopted for Mandatory Use Judicial Council of California CR –290 (Rev. January 1, 2003)

PEOPLE OF THE STATE OF CALIFORNIA vs. DEFENDANT:						
-A	-B			-C		<b>-</b> D
9. FINANCIAL OBLIGATIONS (incl	uding any applicable penalty assessmer	nts):				
a. Restitution Fine(s):	same any approache periony accessing					
Case A: \$ per PC 12 Case B: \$ per PC 12 Case C: \$ per PC 12	202.4(b) forthwith per PC 2085.5; \$		per PC 1202.	45 suspended 45 suspended	unless parole is revoked. unless parole is revoked. unless parole is revoked. unless parole is revoked.	
	ount to be determined to \(\pi\) victim(s)	:	titution Fund			
Case B: \$ Am Case C: \$ Am Case D: \$ Am	ount to be determined to victim(s) ount to be determined to victim(s) to victim(s) to victim(s)	Res	titution Fund titution Fund titution Fund			
(*List victim name c. <u>Fine(s)</u> :	e(s) if known and amount breakdown in it	tem 11, belo	ow.)			
Case A: \$ per PC 120 Case B: \$ per PC 120 Case C: \$ per PC 120 Case D: \$ per PC 120	02.5. \$ per VC 23550 or 02.5. \$ per VC 23550 or	days days	county county county	vjail ☐ prisc vjail ☐ prisc	on in lieu of fine CC	CS CS CS
d. Lab Fee and Drug Program Fee						
Case B: Lab Fee: \$ p	per HS 11372.5(a) for counts		Drug Program F Drug Program F	ee of \$150 pee ee of \$150 pe	r HS 11372.7(a). r HS 11372.7(a). r HS 11372.7(a). r HS 11372.7(a).	
10. TESTING						
a. AIDS pursuant to PC 12	202.1 b. ☐ DNA pursuant to P	C 296	c.   other	(specify):		
12. EXECUTION OF SENTENCE IM	POSED 13	CREDIT F	OR TIME SERV	/ED		
a. at initial sentencing heari	- I CA		TAL DITS ACT	UAL L	OCAL CONDUCT	
<ul><li>b.  at resentencing per decis</li><li>c.  after revocation of probat</li></ul>	sion on appeal.	A ORL	DITO		4019	
d. at resentencing per recal	l of	В			2933.1 do19	
commitment. (PC 1170(o e. other (specify):	1).)				2933.1 doi:10.10	
		С			2933.1	
		D			☐ 4019 ☐ 2933.1	
		Date Sentence	Pronounced:	Time Served ir DMH	State Institution: CDC CRC	
<b>=</b>	e custody of the sheriff  forthwith reception center designated by the dire ter (specify):	_			s, Sundays, and holidays.	
	CLERK C	F THE CO	URT			
I hereby certify the foregoing to be a DEPUTY'S SIGNATURE	correct abstract of the judgment made in	this action				
		J,				

ABSTRACT OF JUDGMENT – PRISON COMMITMENT – DETERMINATE

CR-290 (Rev. January 1, 2003)

Page 2 of 2

ABSTRACT OF JUDGMENT – PRISON COMMITMENT - INDETERMINATE

SUPERI	OR CO	URT OF CALIFORN	IA COUN	[NOT VALID W	ITHOUT C	OMPL	ETED PAGE T	TWO OF CR-2	92 ATT	ACHE							CR-2	<u> 1</u> 92
DEFEND		E STATE OF CALIFO	ORNIA VS.		DOB:					-A								
AKA:										-B								
CII#: BOOKIN	C #-					NOTE	PRESENT			-C								
		TO STATE PRISON				] AMEN												
		JUDGMENT		T		ABST				-D								
DATE O	- HEAR	ING		DEPT. NO.				JUDGE										
CLERK				REPORTER				PROBATION NO	OR PRO	BATION	OFFICER	!						
COUNSE	EL FOR	PEOPLE		I				COUNSEL FOR I	DEFENDA	NT						[	AP	PTD.
		nt was convicted		commission of the follo	wing feloni	es:											1	
		(number of page											CO	NVICT BY	ED	RRENT	CUTIVE	>_
CNT.	CODE	SECTION NO.			CRIM	E			YEAR C		DATE CONVIC (MO./DAT	TION	JURY	COURT	PLEA	CONCURRENT	CONSECUTIVE	654 STAY
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	nancer			found to be true TIED r time imposed for each				T ANY STRICK		HANC		(S).			Y/S		TOTA	AL.
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				found to be true FOR I										S).			,	
	ENHANG	CEMENT	Y/S	ENHANCEMENT	T <sub>v</sub>	//S	ENHANCEM	FNT	//S		ENHANCEM	FNT			Y/S		TOTA	AI
		SEMEN.	.,,0	EIII III III EII			2								.,0			
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Form Adopted for Mandatory Use Judicial Council of California CR –292 (Rev. January 1, 2003)

ABSTRACT OF JUDGMENT – PRISON COMMITMENT – INDETERMINATE [NOT VALID WITHOUT COMPLETED PAGE TWO OF CR-292 ATTACHED]

Penal Code, §§ 1213, 1213.5

-A -B  3. FINANCIAL OBLIGATIONS (including any applicable penalty assessment)	3				-C		-0
3. FINANCIAL OBLIGATIONS (including any applicable penalty assessment							
	nts):						
n. Restitution Fine(s):							
Case A: \$       per PC 1202.4(b) forthwith per PC 2085.5;       \$         Case B: \$       per PC 1202.4(b) forthwith per PC 2085.5;       \$         Case C: \$       per PC 1202.4(b) forthwith per PC 2085.5;       \$         Case D: \$       per PC 1202.4(b) forthwith per PC 2085.5;       \$	\$ \$ \$ \$	per P per P	C 1202.4 C 1202.4	5 suspe 5 suspe	nded unless pard nded unless pard nded unless pard nded unless pard	ole is revoked. ole is revoked.	
I. Restitution per PC 1202.4(f):							
Case A: \$ Amount to be determined to victim(s) Case B: \$ Amount to be determined to victim(s) Case C: \$ Amount to be determined to victim(s) Case D: \$ Amount to be determined to victim(s)  (*List victim name(s) if known and amount breakdown in its content of the content of	)*	Restitution Restitution Restitution Restitution , below.)	Fund Fund				
e. <u>Fine(s)</u> :			7		and and to Pass of	r	П 00
Case A: \$ per PC 1202.5. \$ per VC 23550 or         Case B: \$ per PC 1202.5. \$ per VC 23550 or         Case C: \$ per PC 1202.5. \$ per VC 23550 or         Case D: \$ per PC 1202.5. \$ per VC 23550 or		days [ days [	county county county county county	jail 🗌	prison in lieu of prison in lieu of prison in lieu of prison in lieu of	fine CC	☐ CS ☐ CS ☐ CS
Lab Fee and Drug Program Fee:							
Case A: Lab Fee: \$ per HS 11372.5(a) for counts         Case B: Lab Fee: \$ per HS 11372.5(a) for counts         Case C: Lab Fee: \$ per HS 11372.5(a) for counts         Case D: Lab Fee: \$ per HS 11372.5(a) for counts		Drug P Drug P	rogram F rogram F	ee of \$1 ee of \$1	50 per HS 11372 50 per HS 11372 50 per HS 11372 50 per HS 11372	2.7(a). 2.7(a).	
. TESTING		_	Ü		·	,	
a. ☐ AIDS pursuant to PC 1202.1 b. ☐ DNA pursuant to F	PC 296	c. [	other (	specify):	:		
. Other orders (specify):							
. EXECUTION OF SENTENCE IMPOSED 13	B. CREI	DIT FOR TIM	IE SERVI	ED			
<ul> <li>a.  at initial sentencing hearing.</li> <li>b. at resentencing per decision on appeal.</li> </ul>	ASE	TOTAL CREDITS	ACTU	JAL	LOCAL CON	DUCT	
c. after revocation of probation.	Α				[	4019 2933.1	
d.  at resentencing per recall of commitment. (PC 1170(d).)	В				]	4019 2933.1	
e. other (specify):	С				[	4019	
	D				[	2933.1 4019	
		ntence Pronou	nced:	Time Se	[ erved in State Institu	2933.1	
				DMH		CRC	
The defendant is remanded to the custody of the sheriff forthwith  To be delivered to the reception center designated by the direction of the sheriff the reception center designated by the direction of the sheriff the reception center designated by the direction of the sheriff the reception center designated by the direction of the sheriff the reception center designated by the direction of the sheriff the reception center designated by the direction of the sheriff the reception center designated by the direction of the sheriff the reception center designated by the direction of the sheriff the reception center designated by the direction of the sheriff the reception center designated by the direction of the reception of the reception center designated by the direction of the reception center designated by the direction of the reception of the recepti	ector of			-	urdays, Sundays,	and holidays.	
CI EDK (	OF THE	E COURT					
CLERK							
hereby certify the foregoing to be a correct abstract of the judgment made i		action.					

ABSTRACT OF JUDGMENT - PRISON COMMITMENT - INDETERMINATE

CR-292 (Rev. January 1, 2003)

Page 2 of 2

DEODI	F OF THE	STATE OF CALIFORNIA		KAC	, I (	OF JUDGMENT - PRISON	COMIN	/	WENT ATTAC	,HI\	VIE I	NI F	AGE					CR	-290	-A	
DEFEN		STATE OF CALIFORNIA	/S. T	1			<u> </u>	1						1	1						<u> </u>
			-A				-В							-C							-D
						commission of the following	lowing	j fe	elonies:				1						1 1		
INIS	апас	hment page n	iumbe	er: _						CC	ONVIC BY	TED	TERM L,M,U	Con- current	Consec- utive 1/3 Violent	Consec- utive 1/3 NON Violent	Consec- utive Full Term	Incomplete sentences (refer to item 5)	654 Stay	Principa Consect Time Im	utive
CNT.	CODE	SECTION NO.	CF	RIME			YEAR CRIME COMMITTI	ED	DATE OF CONVICTION (Month/Date/Year)	J U R Y	C O U R T	P L E A				VIOLEN		item 3)		YRS	MOS.
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Form Adopted for Mandatory Use Judicial Council of California CR-290-A (Rev. January 1, 2003)

4. TOTAL TIME IMPOSED ON THIS ATTACHMENT PAGE:

ABSTRACT OF JUDGMENT – PRISON COMMITMENT ATTACHMENT PAGE

Penal Code §§ 1213.5